IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ANTHONY & DARLA TOT

Plaintiffs,

-vs-

: Civil Action No. 2:06-cv-01567-GLL

THE BRINKMANN CORPORATION, MORRONE COMPANY and QUALITY STORES, INC., d/b/a QUALITY FARM & FLEET,

Defendants

ROBERT SEAMAN,

Third-Party Defendant.

STIPULATION OF VOLUNTARY DISMISSAL AND DISCONTINUANCE

The Plaintiff, State Farm Fire & Casualty Company, as subrogee of Anthony & Dara Totin, and Defendant, The Brinkmann Corporation, hereby stipulate to the voluntary dismissal and discontinuance of Plaintiff's claims in this lawsuit with prejudice, and Defendant The Brinkmann Corporation's third-party complaint against Robert Seaman and any remaining crossclaims against any other party, with prejudice with all parties bearing their own costs, expenses, and fees. No claim of any type, including any crossclaim, was asserted by Third-Party Defendant, Robert Seaman.

/s/ Raymond Mack

Raymond Mack Attorney for Plaintiff, State Farm Fire & Casualty Company, as Subrogeee of Anthony & Darla Totin /s/ Joseph F. Butcher

Joseph F. Butcher

Attorney for Defendant, The Brinkmann Corporation

ORDER

AND NOW, this 27 day of Dec

2007, IT IS SO ORDERED.

NITED STATES DISTRICT JUDGE